### Case 22-19677-MBK Doc 65 Filed 07/24/23 Entered 07/24/23 09:10:03 Desc Main

STATISTICAL INFORMATION ONLY: Debtor must specific must be compared to each of the compared to the plan.

_ Valuation of Security	_ Assumption o	f Executory Contract or Unexpired Lease	se _ Lien Avoidance
	ι	INITED STATES BANKRUPTCY COUR DISTRICT OF NEW JERSEY	Last revised: August 1, 2020 RT
In Re: William Freeman		Case No	lo.: <u>22-19677</u>
Debtor(s)		Judge: <u>N</u>	<u>MBK</u>
		Chapter 13 Plan and Motions	
	Original	Modified/Notice Required	
	Motions Included	Modified/No Notice Required	Date: 07/24/2023
		DEBTOR HAS FILED FOR RELIEF UN IAPTER 13 OF THE BANKRUPTCY CO	
		YOUR RIGHTS WILL BE AFFECTED	
discuss them with your atto the time frame stated in the confirmed and become bind deadline stated in the Notice this plan includes motions to The plan confirmation order lien based on value of the c	rney. Anyone who wishes to Notice. Your rights may be a ling, and included motions we e. The Court may confirm this o avoid or modify a lien, the li a alone will avoid or modify th	oppose any provision of this Plan or any iffected by this plan. Your claim may be ray be granted without further notice or he s plan, if there are no timely filed objection avoidance or modification may take pe lien. The debtor need not file a separat rest rate. An affected lien creditor who we	djust debts. You should read these papers carefully and y motion included in it must file a written objection within reduced, modified, or eliminated. This Plan may be nearing, unless written objection is filed before the ions, without further notice. See Bankruptcy Rule 3015. If place solely within the chapter 13 confirmation process. at emotion or adversary proceeding to avoid or modify a wishes to contest said treatment must file a timely
		ebtors must check one box on each line provision will be ineffective if set out late	e to state whether the plan includes each of the following items. If an item is ter in the plan.
THIS PLAN:			
DOES DOES NOT	CONTAIN NON-STANDARD	PROVISIONS. NON-STANDARD PRO	OVISIONS MUST ALSO BE SET FORTH IN PART 10.
		SECURED CLAIM BASED SOLELY ON THE SECURED CREDITOR. SEE MOTIO	N VALUE OF COLLATERAL, WHICH MAY RESULTS IN FIONS SET FORTH IN PART 7, IF ANY.
DOES DOES NOT FORTH IN PART 7, IF ANY		R NONPOSSESSORY, NONPURCHASE	SE-MONEY SECURITY INTEREST. SEE MOTIONS SET
Initial Debtor(s)' Attorney: K	<u>PL</u>	Initial Debtor: <u>WEF</u>	Initial Co-Debtor:

### Part 1: Payment and Length of Plan

- a. The debtor shall pay \$3,900 per  $\underline{\text{Month}}$  to the Chapter 13 Trustee, starting on  $\underline{01/2023}$  for approximately  $\underline{60}$  months.
- b. The debtor shall make plan payments to the Trustee from the following sources:
  - [0] Future earnings
  - [X] Other sources of funding (describe source, amount and date when funds are available): daughters contribution

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,	555 01 1001	p. opolity to c	ationy plan of	J.,94.100.					
	[X] Sal	e of real pro	perty						
		Description:	Debtor inter	ıds to sell his real p	property	and a Sale Motion was file	d on March 7	7, 2023	
Proposed date for completion: _Auust 24, 2023_									
Refinance of real property:									
	Description:								
	Proposed date for completion:								
	Loan modification with respect to mortgage encumbering property:								
		Description:							
		Proposed da	ate for compl	letion:					
d	. The reg	ular monthly	mortgage pa	ayment will continu	ie pendi	ng the sale, refinance or loa	an modification	on.	
е	. Other in	formation th	at may be im	portant relating to	the payı	ment and length of plan:			
			•						
Part 2	2: Adequate	Protection	n 🔽 None	е					
	. Adequate pr			e made in the amoi (creditor).	unt of \$	to be	paid to the C	hapter 13 Trustee and disbursed pre-con	ifirmation
				. ,	unt of \$	to be	paid directly	by the debtor(s) outside the Plan, pre-cor	nfirmation
	):						•		
Dort 1	P: Driority C	loimo (Inol	udina Ada	niniatrativa Eva	22222				
rait	o. Filolity C	iaims (inci	uding Adn	ninistrative Expe	enses)				
а	. All allowed p	riority claims	will be paid	in full unless the ci	reditor a	grees otherwise:			
l	•	·	•				i		1
		Credite	or			Type of Priority		Amount to be Paid	
CHAPTE	R 13 STANDI	NG TRUSTE	ΕE		ADMINISTRATIVE		AS ALLOWED BY STATUTE		
ATTORN	IEY FEE BALA	ANCE			ADMINISTRATIVE BAI		BALANCE DUE: -\$1,901.00		]
						#0.00			
DOMES	DOMESTIC SUPPORT OBLIGATION						\$0.00		
b	. Domestic Su	pport Obliga	tions assigne	ed or owed to a go	vernmer	tal unit and paid less than	full amount:	Check one:	
F	None								
Ī	The allowed	d priority clai	ims listed bel	low are based on a	domes	ic support obligation that h	as been assi	gned to or is owed to a governmental uni	it and will be paid
le	_			rsuant to 11 U.S.C				<b>3</b>	
C	Creditor Type of Priority			ority		Claim Amount		Amount to be Paid	1
			.,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,						1
Part 4	1: Secured (	Claims							
a. Curir	ng Default and	Maintaining	Payments o	n Principal Reside	nce				
<b>▼</b> NO	NE								
			` '	,		or arrearages on monthly o	bligations an	d the debtor shall pay directly to the cred	itor (outside the
Plan) m	ontniy obligatio	ons due aπe	r tne bankrup	ptcy filing as follow	s:				-
Creditor Collateral or Type of Arre		Arrearage	rearage Interest Rate				Regular Monthly Payment (Outside		
	Debt Arrearage		Plan)		Plan)				
				1					
									•
_	-	ning Payme	nts on Non-F	rincipal Residence	& other	loans or rent arrears:			
<b>₩</b> NO	NE								
				ne Plan) allowed cl ptcy filing as follow		arrearages on monthly obl	igations and	the debtor will pay directly to the creditor	(outside the
	oning obligation	oo dae aile	bankiu	,, ming as ronow	··	Г			1
Creditor	Creditor Collateral or Type of Arrearage Interest Rate			on Amount to be Paid to Creditor (In			Regular Monthly Payment (Outside	1	

Creditor	Collateral or Type of Debt	Arrearage	Interest Rate on Arrearage	Amount to be Paid to Creditor (In Plan)	Regular Monthly Payment (Outside Plan)

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(NOTE: See time limitations set forth in 11 U.S.C. 365(d)(4) that may prevent assumption of non-residential real property leases in this Plan.)

All executory contracts and unexpired leases are rejected, except the following, which are assumed:

Creditor	Arrears to be Cured in Plan	Nature of Contract or Lease	Treatment by Debtor	Post-Petition Payment

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Part 7	: Motions	NONE							
						ith local form, Notice of Clerk of Court when the		an Transmittal, within the nittal notice are served.	time and in the
a Motio	n to Avoid Liens	Under 11 U.S.C.	Section 522(f)	NONE					
			ens that impair exer						
202		a are renerring in	one and impair oxe.						
Creditor		Nature o Collatera	Type of	of Lien Amount of Lien Lien		Value of Collateral	Amount of Claimed Exemption	Sum of All Other Liens Against the Property	Amount of Lier to be Avoided
Noah Ban	k	254 Bead Road	on Hill Secured	claim unk	known	630,000		\$544	100%
b. <b>Motion</b> Noah E		nd Reclassify Cl	aim from Secured to	o Completely U	nsecured.				
Creditor	Collateral	Schedule Debt	Total Collateral Value	Superior Liens	Value o	of Creditor's Interest in Collateral		ount of Lien to be	
Noah Bank	254 Beacon Hill Road		\$630,000	Bank of America	Unknown			55551152	
Creditor	Collateral	Scheduled Deb	· ·	1		be Deemed Secured	<u> </u>	consistent with Part 4 ab	
Part 8	: Other Plan P	Provisions							
a.	Vesting of Prope	-							
		onfirmation ischarge							
h	Payment Notice	-							
	-		in Parts 4, 6 or 7 ma	ay continue to m	nail customa	ary notices or coupons t	o the Debtor not	withstanding the automa	tic stay.
	Order of Distribu								•
T	he Trustee shall p	oay allowed clain	ns in the following o	rder:					
		anding Trustee (							
	Other Ad     Secured	Iministrative Clai	ms						
	4) Lease Ar								
	5) Priority C	-							
	6) General	Unsecured Clain	ns						
	Post-Petition Cla	_							
Th	ne Trustee Lis,	is not autho	rized to pay post-pe	etition claims file	ed pursuant	to 11 U.S.C. Section 13	305(a) in the am	ount filed by the post-pet	ition claimant.
Part 9:	Modification	NONE							
N	OTE: Modification	of a plan does r	not require that a se	parate motion b	oe filed. A m	nodified plan must be se	erved in accorda	nce with D.N.J. LBR 301	5-2.
		-	ly filed in this case,			-			
Da	ate of Plan being	Modified: March	26, 2023						
Evaloia	bolow why the pl	an ia haina madi	fied.			Evaloia bolow <b>bow</b> the r	olan ia baina ma	dified.	

Explain below **why** the plan is being modified:

Explain below  $\boldsymbol{how}$  the plan is being modified:

Reclassifying treatment of M&T Bank and Bank of America secured claims as they will be paid outside of the plan. at closing on the sale of the Debtor's real property

Removed cram down regarding M&T Bank and Bank of America and changed to paid outside of plan  $\,$ 

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Are Schedules I and J being filed simultaneously with this Modified Plan?	res ✓ No
Part 10: Non-Standard Provision(s): Signatures Required	
Non-Standard Provisions Requiring Separate Signatures:  NONE  Explain here:	
Any non-standard provisions placed elsewhere in this plan are ineffective.	
Signatures	
The Debtor(s) and the attorney for the Debtor(s), if any, must sign this Plan.	
By signing and filing this document, the debtor(s), if not represented by an attorney, or the this Chapter 13 Plan are identical to Local Form, Chapter 13 Plan and Motions, other that	
I certify under penalty of perjury that the above is true.	
Date: 7/24/2023 /s/V	Nilliam Edward Freeman

Debtor

/s/ Karina Lucid
Attorney for the Debtor

Date: <u>07/24/2023</u>